## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION

No. 5:93-CR-123-F1

UNITED STATES OF AMERIC	CA )	
	)	
v.	)	<u>O R D E R</u>
	)	
GERALD FELTON,	)	
De	efendant. )	

This matter is before the court on Felton's pro se motion for reconsideration [DE-183]. Felton requests "a fair and justified drug amount and clarification of my charged offense." Although Felton states "[t]his is NOT a successive § 2255," he also states "[the] court [has] inherent authority to address, correct, and modify the culpability at the 18KG of cocaine base concerning all participants and the validity of my offense." The court construes this motion as a request to correct his sentence, which must be brought under 28 U.S.C. § 2255. As Felton knows, successive § 2255 petitions require authorization from the Fourth Circuit Court of Appeals. 28 U.S.C. § 2244(b)(3)(A). Because Felton has not received authorization to file a successive petition, his motion [DE-183] is DENIED.

SO ORDERED.

This the <u>\$\delta\$</u> day of July, 2014.

AMES C. FOX

Senior United States District Judge